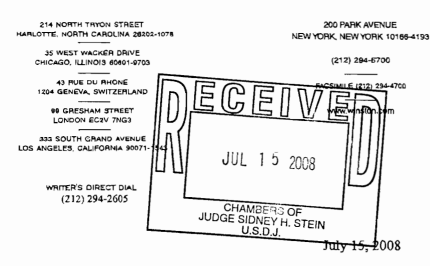
WINSTON & STRAWN LLP



BY FACSIMILE

The Honorable Sidney H. Stein United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl St., Room 1010 New York, NY 10007

MEMO ENDORSED

4 STASOVOY ULITSA 119071 MOSCOW, RUSSIAN FEDERATION

ONE RIVERFRONT PLAZA NEWARK, NEW JERSEY 07102-5401

> 26, AVENUE MARCEAU CS 31621 75773 PARIS CEDEX 16

101 CALIFORNIA STREET SAN FRANCISCO, CALIFORNIA 94111-8802

> 1700 K STREET, N.W. WASHINGTON, D.C. 20006-3817

A CONTRACTOR OF THE PROPERTY O
USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 7/16/08

Re: Case No. 08-cv-5378 (SHS): Robert Allen Group., Inc. vs. Moniker Online Services, Inc., ct al.

Dear Judge Stein:

Winston & Strawn LLP represents Defendants Moniker Online Services, LLC (sued herein as "Moniker Online Services, Inc."), Moniker Privacy Services, Nameking.com, Inc., Oversee.net, Inc. and OS Domain Holdings VI, LLC (collectively referred to as the "Moniker Defendants") in the above referenced matter. We write this letter pursuant to Your Honor's individual practices regarding requests for adjournments or extensions of time.

Plaintiff The Robert Allen Group, Inc. filed the Complaint in this action on June 12, 2008. Defendants OS Domaiu Holdings VI, L.L.C., Nameking.com, Inc. and Oversee.net, Inc. were served on June 26, 2008 and have until July 16, 2008 to answer or otherwise move in response to the Complaint.

Counsel for the parties have agreed to extend the time by which the Moniker

Defendants have to file and serve an answer or otherwise move in response to the Complaint
from July 16, 2008 to August 14, 2008. The Moniker Defendants reserve their rights to raise any
jurisdictional defenses or other issues unrelated to service that they may have and they each have

SYDNAY M. STEIN
U.S.D.J.

Case 1:08-cv-05378-SHS Document 11 Filed 07/16/2008 Page 2 of 2 07-15-08 01:33pm From-Winston & Strawn +12122941713 T-565 P.003/003 F-711

WINSTON & STRAWN LLP

The Honorable Sidney H. Stein July 14, 2008 Page 2

until August 14, 2008 to file and serve an answer or otherwise move in response to the Complaint. The parties have not previously requested an extension.

We hope that the proposed schedule is acceptable to the Court.

Sincerely,

George T. Sorcrakis

cc: Eric S. Schaer, Esq. (by facsimile)
William A. Delgado, Esq. (by facsimile)